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### Remarks

The claims in this Third Preliminary Amendment are believed to now be in proper form for a reissue proceeding. The Applicants respectfully request entry of the above claims. The Applicants submit no "new matter" has been added. The Applicants respectfully submit that the reissue application is in condition for substantive examination, and such examination is respectfully requested.

This Reissue application, as filed, was a broadening reissue application for a number of reasons. First, the Inventor's Declaration indicated that the original patent was wholly or partly inoperative or invalid by reason that the patentee claimed more or less than he had a right to claim in the patent. Second, Claim 1, for example, was amended (in the Preliminary Amendment) to delete the terms "intedacent" and "electrodessfor". When terms are deleted from a claim, the claim is broadened. Third, Claim 1 was amended to correct issues that had made the originally issued Claim 1 invalid under 35 USC §112. Because amended Claim 1 is now valid, it covers subject matter not previously covered by the issued Claim 1, and therefore the reissue application is a broadening reissue application. Fourth, issued Claim 1 recited "a resistivity greater than about 50 ohm-cm". Amended Claim 1, as set forth in the first Preliminary Amendment, recites "a resistivity no greater than about 50 ohm-cm". The amendment to Claim 1 broadens Claim 1 to cover subject matter in a different range than the issued Claim 1, and therefore the application is a broadening reissue application.

Having originally filed a broadening reissue application, Applicants are entitled to later present additional broader claims, including new Claims 9-172. Further, newly added claims 85-

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172 are directed to a process invention that the Applicant intended to claim in the original patent but failed to so (see US Patent No. 6,372,376, paragraph bridging columns 3 and 4; Column 5 line 21 to column 6 line 51; and column 7 lines 1-29). The newly added Claims 9-171 were not earlier presented because, until just recently, the undersigned attorney did not appreciate a different scope of the invention than that claimed in U.S. Patent No. 6,372,376.

It is Applicants' counsel's intent to submit a Second Supplemental Declaration of the inventors before the issue of a Reissue Patent.

The undersigned is an attorney of record. The Examiner is invited to telephone the Applicant's undersigned attorney at (313) 665-4717 if any unresolved matters remain.

Any needed extension of time is hereby requested with the filing of this document.

The Commissioner is authorized to charge any additional fees, including newly added claims 86-172, or credit any overpayment to Deposit Account No. 07-0960.

Respectfully submitted,



CARY W. BROOKS  
Registration No. 33,361  
Telephone: 313-665-4717

General Motors Corporation  
Legal Staff  
Mail Code 482-C23-B21  
PO Box 300  
Detroit, Michigan 48265-3000

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